UNITED STATES DISTRICT COURT DISTRICT OF NEW SERSEY TITLE OF ACTION 2018 JUN - 4 A 10: 01 TO BECOVER FROM ALL DEFENDANTS. CIVIL PAUSUITS ERICT. PHET- SISABIEW DISABILITIES CIVIL ACTION NO. 2:17-CV-05539 ES - Complaint -Social SECURITY COMMISSICHER N. J. STATE TREASURER FORD M. SCHOLL HUSEN COUNTY CALLY SUPPORT UNIT -FIREMANS INSULANCE COMPANY NEW TELSEY STUTE TRUST FUND UNIT MICHEME M. SMITH LAND LORD TOSEPH SINISI DE HOWARD PECKER

DR MONICA MEATA

FRESA J. RHETT DEFENSANTS/
PARTIES

DR DUGLAS BRADIEY

ERIC J. RHETT GLAMFIFF - 195 W. MAIN ST. AGT 2 RAHWAY N. J. 07065

COMMISSIONER FRED MAURIN - 26 FEDERAL PLAZA - SUITE 40-120

NEW YORK N. Y. 20278

FOR M SCUDDER TREASURER - 125 W, STATE ST. P.O. BOXOOZ TRENTON d. J. 04625

HUDSON COUNTY CAILD SUPPORT - 595 NEWARKAVE JERSEY CITY N. J. 07306

FIREMINS INSURANCE CO. PRES. DENT WITH AM SCALDAFERLI, 225 W.

WASHNGTON 67. SUITE 1800 CHICAGO 12, 60606-3484

NEW TELSEY TRUST FUND - HUGHES TUSTICE COMPLEX, 25 W. MARKET ST.

THENTON N.J. 08425 - MICHEN E M. SMITH CHERK
JOSE OFF SINIS! - 195 WEST MAIN ST. CORP. 1429 US HICHWAY 22 EAST

MOUNTAINS, DE, N.J. 07092

DR. HOWARD PRUKER 847 ST. GEORGES ANE PRAHMY N.J. 07065

DR. DOUGIAS BRADIEY - TOO KAHWAY ANE, LINEDA N.J. 07083

DR FAD. J. DETJAN: - 2946-60 RT. 10 WEST POWER MITH PLAZA WEST

MORRIS PLANS N.J. 07950

DR MONICA MEATA - 191 PALISANDE ANE, SELSEY CITY N.J. 07306

FREIZA JEAN PHETT - Q15 QUINCEY CIRCLE DAYTON N.J. 08810

PER- 28 U.S.C. 1331- JURIS BICTION PlAINTIFF LEGAL TURISDICTIONAL RICHT TO RECOVER HIS HETROACTIVE BSIN BENEFITS. 15-11 DISTRICT CT. Especially when All local Goe Sec. Authorities - NOT IN Compliance WITH GENALTY 42 CFL 405, 841(c)-UNISEL SECTIONS 1129 41140 OF THE GOODS 1-SECURITY ACT. ASIT IS LEGARY DECLARED. BY THIS ACT. WHEN YOU BEVISIT- AN AIREADY FINAL AND MANDAGES CHAIM. LIKE IN-HEREOF, YOU MUST GIVE-PRESENT- AN UPLATES DEFENSE PRESENTATION. - FROM THE KETRONCTIVE, OLIGINAL MERITORIOUS C/1.m. CASE- RHETT VS SOCIA/ SECURITY ADMINISTRATION-FINALIZING DATE, JAN. 2007. IN THE MATTER OF A 42CFR-405.841C VIOLATION. AND WITH APPROVALOF THE THILD CIFCUIT COURT, AND FINE OTHER FEDERAL OFFICIALS. IXT. NO. 06-2903, THE UNITED STATES CONCRESSIONAL-JUDICIARY ACT OF 1789 UPHPIDS, THE FACTS-SET FOURTH IN THAT MANDATES BRIEF, MANDATING - RETROACTIVELY FROM JAN. 2007, IT IS - AND WAS ACTUALLY TUSTIFIED, THAT THE U.S. SOCIAL SECURITY AWAY. 15 BEING SUED-UNIDER THE FEWERAL TORT CLAIMS ACT (FTCA) - WHELE THIS FEDERAL QUESTION-TURNS INTO FACTS, ACCORDINGLY THAT THE PHINTIFF - DIDIN DEED - AND FIRST GRESENTED - A MEDICAL FRAND CLAIM AND ETC. TO AN APPROPRIATE FEDERAL ACENCY - DEPT.

Case 2:17-cv-05539-ES-JAD Document 10 Filed 06/04/18 Page 3 of 6 PageID: 53 AND THE FEOCRAL DEST. WAS- TO THE SOCIAL SECURITY ASM. INSPECTOR GENERAL-AUDIT-TIMOTHY HOLGAN-AND INSPECTOR CENERAL, ON INVEST, GATIONS TORY, DOCKERY - 1004TES AT - 3835 FEDERII Bldg. 26 FESERAL YGIZA-NY N.Y. 10278-ApplicaTION DATES, SEG. 16-2004-WITH PRIVATE LIWYER ROWENA M. WHAN 45 A WITHNESS, DECAUSE SHE WAS DEFENDING THE VIOLATING DETOR'S - WHO REFUSED TO DO HIS JOB (TIMOTHY HORGAN -JOHN DOCKERY) BUT THE JIN 2007 CAPTION OF FEISERAL OFFICIALS- D. D. THE JOB - THELEFORE REMANDED JULISDICTIONAL KIBHTS-15, CAIKINS V DIUM (1981, N) NY 511 F SUPP1073; AFFD, KEMANUED (CA2 NY) 675 F20 44; RUSH V 4 ARHAM (1980, CA5 GA) 625 F20 1150 REH deN (CA5 GA) 632 F2d 894. - STRICTLY FOR APPROVAL-SSR-429.107. - Applying TO AN DEFENDANTS IN A RECOVERY MANNER BECLUSE PHINTIFF ENTITIES DUE PROCESS ON THIS BEVISIT - IN THE DISTRICT COURT, EXERCISING DUE PROCESS OF PROTECTIVE /AWS TO BECOVER MAN STED UNDER CONSTITUTION OF ARTICLE; XIV. SECTION ! FULTHERMORE LUHERE GAINTIFFS HAS /ECIT-FESTRAL JURISDICTIONAL RIGHT TO DRING SUIT AGAINST THE SOCIAL SECURITY ASM UNISER 28 4.S.C. 2475 (A) - FOR THE ORIBINAL ONSET CLAIM OF 9-9-2002 RETROACTIVELY. CLAM. - AS UN. EL SECTION 1631(0/3) OF THE SOCIAL SECURITY ACT (42 U.S.C. 1383 (C)(3) AISO GIVES THE DISTRICT COURT JURIS SICTION - TO INTERVENZ, AND STOP THE GOING / SECURITY DENEFITS - DE /AYS. THE U.S. FERENI DEBT CONJECTION ACT OF 1982 TAKE'S AUTHORITY
UPON EACH OF THE DEFENDANTS OBLIGATION-TWO PAY CAUSE OF ACTION IN THE ABBACE, OF USABIEH DISABILITY SCENAL SECURITY BENEFITS. PLAINTIFF IS BEING PAINTYTHY-DEDRIVES OF LIVING HIS IMPAIRED LIFE TO THE FULLEST, VIOLATING -U.S. CONSTITUTION ARTICLE XIV. SECTION 1. IN All OTHER Claims + CASES - PlAINTIFF HIS IEGAI CIVIL RICHTS TO BE AWARDES - WHAT IS OWED TO HIM - WEATHER THROUGH DAMAGES, OR DEIN G COMPENSATED. - AS NEEDED TO INE HIS PAINFUL DISABility LIFE.

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DEMINUS
AS IT IS JUST, TO RUN DKT. NO. ZILG CV-01622 CONCURRENT
WITH DKT. NO. 2:17-CV-05539 TOBETHEL AS ONE, ATTOWNS
THE SUMMONS AND SERVING PROCESS, TAKES COURSE OF ACTION.
15 ORDERED BY THE COURT
CONTINUES PER EACH-PLEADING INDIVIDUALLY
FLADINGS ATTACHED-PEX EACH STATEMENTS ARE TRUE
AND COLRECT
EXECUTED-ORIGINALLY; AND HEREOF ON JUNE 4th 2018 PlAINTIFF CANAGE WORK ANYMORE.
WYHE FACE OF EDVIDENCE ETC. HISTORY & FACTS MANIATED THE ATTESTED!
- DESERVING EXPEDITING RECOVERY.
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EACH DEFENDANT SHALL BE SERVED THERE JORTHON
A AAA

5L-P.C. LAWFIRM

april and

IN RHETT US SOCIAL SECURITY ADMINISTRATION ETC 41-THE 9-9-02 CAIMS. PURSUANT TO FED. C. KULE 8 (A) SURIOI ICTION: 15 BASED ON: UNICH SECTION 1631(c) 3/ OF THE SOCIAL SECONTY ACT. 42 U.S.C. 1383 (C) (3/ AND PROCEEDING UNDER-RULE 9.1, AND UNDER AUTHORITY OF, INTER ALIA, DECAUSE WHAT REQUIRED STEPS-THAT MUST BE TAKEN FIRST, WELL TAKEN - WITH THE SOC SEC. IN SPECTOR GENERAL-TIMONTHY HOLBAN AND JOHN DOCKERY ON 9-16-2004, WHERE BOTH FAILES TO DO THERE JOB: AND JENALIZE ACCORDIGING. THELEFORE, THE FEJERAL TORT CLAIMS ACT, AND 2845 C. SECTIONS 2671-2680 Allows-SUIT, FOR BENEFIT COMPENSATION-MONEY RETROACTIVELY ., ENTITLED - TO KELIEF 2 glaNTIFFS IMPAIRED CONDUTTED - OF CONCENITAL MUSCULAR DYSTROPHY CMD-131-MET + MEETS, GOCIAL SECURITY'S LIFE, INCAPACITY DURATION, TO RECEIVE SSID BENEFITS, SINCE 10-3-89 AND THEREAFTER. with HIS ROCHTSHOULDER AND LEFT FOUR ARM-, ON 8-3-98, DO TO HI-TECH TRAINING SCHOOLS, NEGLIBENCE , JAINTIFF DERMANENTLY impaired-injured His NECK-4Hill FAIIS UNDER SAME CONDITION. IN THE MATTER OF THE 9-9-02 DECISION. THE KELIEF UPON WHICH-IS ENTITLED TO BE GANTED. A 42CFR-405 841 (c) Violation Spictly ONLY) AS KEQUIRED. PENGLIZE EACH VIOLATING- NOCTORS, AND CORRECT THE CLERICAL ERROR, DECLARING GLANTIEF IS NOT ENTITED WHENGENTIFF IS., AND RULE OUT - THE PHYSICAL WORK-SS JUDGE DEAN W DETERMAN SAID PLAINTIFF ON STILL DO WHEN STAINTIFF IMPAILMENTS WONT Allow NO MORE glysical work pelion - AND KULING OUT THE DEFIEL-THAT THERE IS STILL SOMEKIND OF WORLL-IN THE ECONOMY STAINTIFF CAN STILL DO-DOUSECTED-NOT IN STAINTIFFS GAINFULL CONDITION- NECK, LIGHT SHOULDER " LEFT FOUR ARE ABSOLUTELY NOT. AND ORDEL, THAT IT IS NOT KEQUIRED FOR STAINTIFF TO BE MEDICALLY RE-EXAMINED ABAIN- FOR APPROVAL. PULSUANT TO SPECIAL MATTERS UNDER RULE 9(d) ABOVE FEDERAL TOLT CLAIMS ACT, IS HEREBY LEGALLY EXECUTED ALSO, FOR THIS FOR THE Reproductive Amount of - \$ 577,720.00 + my country & PER MONTH-SINCE 9-9-02. WIH NO FURTHER MEDICAL Em of the EXAMINATIONS PROTECTED -UNDENTITIE 11 & TITLEXVI:

Case 2:17-cv-05539-ES-JAD Document 10 Filed 06/04/18 Page 6 of 6 PageID: 56 RECORD - EVEN VIOLATING THE ADA-ACT. IN CONGSO. pulsura To FES C Rule 9(e) THE LEGAL PRECEDENTES - ACT OF PRIORITY - IN THE RELIEF FROM THIS KELORID - OCCURRED, MANY YEARS ARO-CIVIL KULE-348. OF STEN ON PERSONAL INJURY JAMALES, BECAUSE THE # 12,580,00 was NOT ACCEPTED WITHIN 30 Digs-, MADDITION TO STEIN ON PERSONAL INJURY SAMAGES, 552-5721. QUOTING,
THE PLANTIFF-SHALL NOT DE BARRES FROM - RECOVERYING - IMMIGES.

SUPPORTED BY THE CONGRESSIONAL JUDICIARY ACTOR 1789, BECOUSE THE STATE KECORD- IS NOT ANTHENTIC; CONSTITUTION THAT KECOVERY- IS DINDING (UNCONDITIONALLY). WASH WHICH BELIEF FROM-STATES PRIVATOUS + FRAUDULENT BECCES LAN BE GRANTED. AND TRIPLE - THE DRIE 141 JUSTIFIED PROPOSED AMOUNT - OF \$1750.000.00 - 70.52,250.00.00.00 FOR DECEIVING THE COURTS tol YEARS. INSULITION-FOR JAIN'S SUFFERNC - JERMANENTLY-FOR NECLICENCELY TERMINATING THE ABILITY TO DRIVE; leaving glaintiff with PERMANENT NECK Conflict Tods; AND RESTRICTED MOBILITY USE OF THE NECK AND DEMAND FOR JURY TRIAL-IF NECESSARY-AS IT IS PAINTIFFS PRESERVED CONTITUTIONAL RIGHT WINDERL ARTICLE VII, OF CIVIL RIGHTS

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